DECLARATION COMBINED WITH POWER OF ATTORNEY

Page 1 of 2 Attorney Docket No. AA-601M

As a below named inventor, I hereby declare that:

My residence, mailing address and citizenship are as stated below next to my nar	w next to my name.
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which	Enzyme			the specification of
(check [X]	is attached hereto.			
one) []	was filed on		_ as United Sta	ites Application No. or
		pplication Serial No		
	and was amended on			
Thereber was about the		(if applicable)		
as amended by any amendment:		nd the contents of the above-ider	itified specific	ation, including the claim
		which is material to patentability	as defined in	27 CED \$1.56 includio
for continuation-in-part applicat	ions, material information	on which became available between	een the filing o	37 C.F.R. 91.30, including
and the national or PCT internat	ional filing date of the co	entinuation-in-part application.	oon the ming t	ate of the prior application
		U.S.C. §119(a)-(d) or §365(b) or	of any foreign	application(s) for patent
inventor's certificate, or §365(a)	of any PCT International	al application which designated a	at least one co	untry other than the Unite
		pelow any foreign application for		
PCT international application ha	ving a filing date before	that of the application on which	priority is clai	med:
Prior Foreign Application	n(s)		Priorit	y Claimed
			0	[]
(Number)	(Country)	(MM/DD/YYYY Filed)	Yes	No
I hereby claim the benefit under	Title 35 United States C	Code §119(e) of any United State	e provisional a	nnlication(s) listed below
60/402,280	August 9, 2002	ode gris(e) of any office blace	3 provisional a	ipplication(s) listed below
Application Serial No.	Filing Date	Application Serial No		Filing Date
• •	· ·	• •		<u>-</u>
i hereby claim the benefit und	er 33 U.S.C. §120 of a	any United States application(s sted below and, insofar as the su), or §365(c)	of any PCT Internation
application designating the Only	the prior United States	or PCT International applicati	ion in the man	ner provided by the fir
application is not disclosed in	the prior Clinica States	or ret international applicati	on in the mai	inci provided by the in
application is not disclosed in	cknowledge the duty to	disclose information which is m	iaterial to natei	ntahility as defined in Tit
application is not disclosed in paragraph of 35 U.S.C. §112, I a	acknowledge the duty to	disclose information which is miling date of the prior application	naterial to pater on and the nat	ntability as defined in Tit ional or PCT internation
application is not disclosed in paragraph of 35 U.S.C. §112, I a 37 C.F.R. §1.56 which became	acknowledge the duty to	disclose information which is m iling date of the prior application	on and the nat	ntability as defined in Tit ional or PCT internation
application is not disclosed in paragraph of 35 U.S.C. §112, I a	acknowledge the duty to	disclose information which is mailing date of the prior application	on and the nat	ntability as defined in Tit ional or PCT internation
application is not disclosed in paragraph of 35 U.S.C. §112, I a 37 C.F.R. §1.56 which became	acknowledge the duty to	disclose information which is milling date of the prior application	on and the nat	ntability as defined in Titional or PCT internation Parent Patent Number
application is not disclosed in paragraph of 35 U.S.C. §112, I a 37 C.F.R. §1.56 which became filing date of this application:	acknowledge the duty to available between the fi	iling date of the prior application	on and the nat	ional or PCT internation

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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(U.S.Declaration Example for Japan.doc) 5/30/01